-	1423
	Vicki J. Aznaran - Volume 9 5-9-89
1	IN THE UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA
. 2	VICKI J. AZNARAN AND *
3	RICHARD N. AZNARAN *
4	VERSUS * NO. CV 88-1786-WDK *
5	CHURCH OF SCIENTOLOGY OF * CALIFORNIA, INC.; CHURCH *
6	OF SPIRITUAL TECHNOLOGY, *
7	INC.; SCIENTOLOGY MISSIONS* INTERNATIONAL, INC.; * RELIGIOUS TECHNOLOGY *
8	CENTER, INC.; AUTHOR *
9	SERVICES, INC.; CHURCH OF * SCIENTOLOGY INTERNATIONAL,* INC.; CHURCH OF *
10	SCIENTOLOGY OF LOS *
11	ANGELES, INC.; MISSION * OFFICE WORLDWIDE; AUTHOR * FAMILY TRUST; THE ESTATE *
12	OF L. RON HUBBARD; DAVID * MISCAVIGE; AND NORMAN *
13	STARKEY *
14	ORAL DEPOSITION OF
15	VICKI J. AZNARAN
16	VOLUME 9
17	
18	On the 9th day of May 1989, at 10:00 a.m. the
19	oral deposition of the above-named witness was taken at
20	the instance of the defendants before Roger W. Miller,
21	Certified Shorthand Reporter in and for the State of
22	Texas, at the offices of Stanley, Harris, Rice, 3100
23	McKinnon, Suite 1000, in the City of Dallas, County of
24	Dallas, State of Texas, pursuant to the agreement
25	hereinafter set forth.
	STANLEY, HARRIS, RICE 214-720

.

٢

•

1495 Vicki J. Aznaran - Volume 9 5-9-89 1 Α. What money was spent or how much money was 2 spent, which I believe was 250,000. 3 Q. Anything else you remember telling the FBI about that incident? 4 5 I told them that it was Dick Story and Dick Α. 6 Bass were largely the players involved. 7 Q. Any other details you recall telling the FBI about that? 8 9 No, not offhand, I don't recall anything Α. 10 else. 11 Are there any other instances involving judges Q. 12 that you discussed with the FBI? 13 They wanted to know about Scientology Α. 14 executives going to see Marianna Pfaelzer one night. 15 Q. Anything else? That's what you already talked about with Mr. Cooley, is it not? 16 17 Α. Yeah. I think we went into that. 18 Any other judges? 0. 19 Α. Yeah. Breckenridge and the Judge on the --20 the original Judge on the Wollersheim case. I don't 21 know if "original" is the right word, but he was a judge 22 on the case during, I believe, pretrial. 23 What did you tell the FBI about Judge Q. 24 Breckenridge? 25 I told him about destroying documents that Α. STANLEY, HARRIS, RICE 214-720-4567

Vicki J. Aznaran - Volume 9

1

2

3

Judge Breckenridge had ordered produced.

Q. What did you tell him about destroying those documents?

4 Α. What did I tell him? I don't remember 5 specifically. That there were documents that he ordered 6 his folders produced, and myself and some others went 7 through those folders and took out and destroyed 8 documents out of them that we did not want turned over. 9 Q. When you say he wanted his folders produced, who is that, judge Breckenridge? 10 11 Α. Yeah. He ordered them turned over to him. 12 Q. His own folders? 13 Α. Armstrong's, Jerry Armstrong's. 14 And what did you tell the FBI about the first Q. 15 judge on the Wollersheim case? 16 Α. Well, supposedly he had a son who was 17 homosexual, and there was some -- some operation with 18 the son's boyfriend, which was brought up to the Judge 19 in order to try to get rid of that Judge, if --20 Do you recall any more --Q. 21 Α. I believe that's what I told him, the drift of 22 it, anyway. 23 Do you recall telling him anything else about Q. 24 that incident? 25 Not specifically, no. Α. STANLEY, HARRIS, RICE 214-720-4567

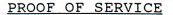
1496

5-9-89

1501 Vicki J. Aznaran - Volume 9 5-9-89 1 0. Were you involved in that incident in any 2 way? 3 Peripherally. No, not really. I was just Α. there art of the time. 4 5 It was not done at your instigation? Q. 6 Α. No. You did not participate in anything involving 7 0. 8 the Judge Pfaelzer incident directly? 9 Α. Staff members -- well, no, not really. 10 0. You personally, I'm not --11 Α. Yeah. No, not really. 12 Now, your knowledge of the facts that you Q. 13 related to the FBI concerning Judge Breckenridge is 14 firsthand, from what I understand you are saying? 15 The destruction of the documents? Α. 16 0. Yes. 17 Α. Yes. 18 You participated in it? 0. 19 Α. Yes. 20 And you told that to the FBI? Q. 21 Α. Yes: . 22 Q. And what is the source of your information 23 concerning the first Judge on the Wollersheim case? 24 I believe David Miscavige. Α. 25 Q. He told you about it?

STANLEY, HARRIS, RICE 214-720-4567

	1580 Vickie J. Aznaran - Volume 9 5-9-89
1	STATE OF TEXAS)
2	COUNTY OF DALLAS)
3	This is to certify that I, Roger W. Miller,
4	Certified Shorthand Reporter in and for the State of
5	Texas, reported in shorthand the proceedings conducted
6	at the time and place set forth in the caption hereof
7	and that the above and foregoing pages contain a full,
8	true, and correct transcript of said proceedings.
9	Given under my hand and seal of office on this
10	the 9th day of May, 1989.
11	
12	
13	
14	2
15	Kee W. Mich
16	Roger W. Miller, Certified Shorthand Reporter No. 328
17	in and for the State of Texas
18 19	
20	
21	
21 - 22	
23	My commission expires December 31, 1989
23	
24	
25	
	STANLEY, HARRIS, RICE 214-720-4567



STATE OF CALIFORNIA

COUNTY OF LOS ANGELES

))

SS.

I am employed in the County of ______, State of California. I am over the age of eighteen (18) years and not a party to the within action. My business address is

On August 26, 1994, I served the foregoing document described as CHURCH OF SCIENTOLOGY INTERNATIONAL'S EVIDENCE IN SUPPORT OF MEMORANDUM OF POINTS AND AUTHORITIES IN OPPOSITION TO GERALD ARMSTRONG'S MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT OR, IN THE ALTERNATIVE, FOR SUMMARY ADJUDICATION OF ISSUES on interested parties in this action,

> [] by placing the true copies thereof in sealed envelopes as stated on the attached mailing list;

> [X] by placing [] the original [X] true copies thereof in sealed envelopes addressed as follows:

FORD GREENE HUB Law Offices 711 Sir Francis Drake Blvd. San Anselmo, CA 94960-1949

MICHAEL WALTON 700 Larkspur Landing Circle Suite 120 Larkspur, CA 94939

[] BY MAIL

[] *I deposited such envelope in the mail at Los Angeles, California. The envelope was mailed with postage thereon fully prepaid.

[] As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing an affidavit.





Executed on August 26, 1994, at Los Angeles, California.

[X] **(BY PERSONAL SERVICE) I delivered such envelopes by hand to the offices of the addressees.

[]** Such envelopes were hand delivered by Messenger Service

Executed on August 26, 1994, at Los Angeles, California.

[X] (State) I declare under penalty of the laws of the State of California that the above is true and correct.

[] (Federal) I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

Print or Type Name

Signature

* (By Mail, signature must be of person depositing envelope in mail slot, box or bag)

** (For personal service signature must be that of messenger)